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# NOTICE OF ALLOWANCE AND FEE(S) DUE

7590

07/01/2003

LAWRENCE E ASHERY RATNER & PRESTIA ONE WESTLAKES BERWYN SUITE 301 PO BOX 980 VALLEY FORGE, PA 19482-0980

# RECEIVED

JUL 1 8 2003

Technology Center 2600

EXAMINER
ONUAKU, CHRISTOPHER O

ART UNIT CLASS-SUBCLASS

2615

386-001000

DATE MAILED: 07/01/2003

		<u></u>		
APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/446,790	03/20/2000	MASAJI UENO	MAT-7872US	2895

TITLE OF INVENTION: VIDEO SIGNAL RECORDING AND REPRODUCTION DEVICE AND VIDEO SIGNAL REPRODUCTION DEVICE

APPLN. TYPE	PPLN. TYPE SMALL ENTITY ISSUE FEE		PUBLICATION FEE	TOTAL FEE(S) DUE	DATE DUE		
nonprovisional	NO	\$1300	\$0	\$1300	10/01/2003		

THE APPLICATION IDENTIFIED ABOVE HAS BEEN EXAMINED AND IS ALLOWED FOR ISSUANCE AS A PATENT. PROSECUTION ON THE MERITS IS CLOSED. THIS NOTICE OF ALLOWANCE IS NOT A GRANT OF PATENT RIGHTS. THIS APPLICATION IS SUBJECT TO WITHDRAWAL FROM ISSUE AT THE INITIATIVE OF THE OFFICE OR UPON PETITION BY THE APPLICANT. SEE 37 CFR 1.313 AND MPEP 1308.

THE ISSUE FEE AND PUBLICATION FEE (IF REQUIRED) MUST BE PAID WITHIN THREE MONTHS FROM THE MAILING DATE OF THIS NOTICE OR THIS APPLICATION SHALL BE REGARDED AS ABANDONED. THIS STATUTORY PERIOD CANNOT BE EXTENDED. SEE 35 U.S.C. 151. THE ISSUE FEE DUE INDICATED ABOVE REFLECTS A CREDIT FOR ANY PREVIOUSLY PAID ISSUE FEE APPLIED IN THIS APPLICATION. THE PTOL-85B (OR AN EQUIVALENT) MUST BE RETURNED WITHIN THIS PERIOD EVEN IF NO FEE IS DUE OR THE APPLICATION WILL BE REGARDED AS ABANDONED.

#### HOW TO REPLY TO THIS NOTICE:

I. Review the SMALL ENTITY status shown above.

If the SMALL ENTITY is shown as YES, verify your current SMALL ENTITY status:

A. If the status is the same, pay the TOTAL FEE(S) DUE shown above.

B. If the status is changed, pay the PUBLICATION FEE (if required) and twice the amount of the ISSUE FEE shown above and notify the United States Patent and Trademark Office of the change in status, or

If the SMALL ENTITY is shown as NO:

- A. Pay TOTAL FEE(S) DUE shown above, or
- B. If applicant claimed SMALL ENTITY status before, or is now claiming SMALL ENTITY status, check the box below and enclose the PUBLICATION FEE and 1/2 the ISSUE FEE shown above.
- □ Applicant claims SMALL ENTITY status. See 37 CFR 1.27.
- II. PART B FEE(S) TRANSMITTAL should be completed and returned to the United States Patent and Trademark Office (USPTO) with your ISSUE FEE and PUBLICATION FEE (if required). Even if the fee(s) have already been paid, Part B Fee(s) Transmittal should be completed and returned. If you are charging the fee(s) to your deposit account, section "4b" of Part B Fee(s) Transmittal should be completed and an extra copy of the form should be submitted.
- III. All communications regarding this application must give the application number. Please direct all communications prior to issuance to Box ISSUE FEE unless advised to the contrary.

IMPORTANT REMINDER: Utility patents issuing on applications filed on or after Dec. 12, 1980 may require payment of maintenance fees. It is patentee's responsibility to ensure timely payment of maintenance fees when due.

#### PART B - FEE(S) TRANSMITTAL

Complete and send this form, together with applicable fee(s), to: Mail Mail Stop ISSUE FEE

Mail Stop ISSUE FEE Commissioner for Patents Alexandria, Virginia 22313-1450

Fax (703)746-4000

INSTRUCTIONS: This form should be used for transmitting the ISSUE FEE and PUBLICATION FEE (if required). Blocks 1 through 4 should be completed where appropriate. All further correspondence including the Patent, advance orders and notification of maintenance fees will be mailed to the current correspondence address as indicated unless corrected below or directed otherwise in Block 1, by (a) specifying a new correspondence address; and/or (b) indicating a separate "FEE ADDRESS" for maintenance fee notifications.

CURRENT CORRESPONDENCE ADDRESS (Note: Legibly mark-up with any corrections or use Block 1) Note: A certificate of mailing can only be used for domestic mailings of the Fee(s) Transmittal. This certificate cannot be used for any other accompanying papers. Each additional paper, such as an assignment or formal drawing, must have its own certificate of mailing or transmission. 07/01/2003 LAWRENCE E ASHERY RATNER & PRESTIA Certificate of Mailing or Transmission ONE WESTLAKES BERWYN I hereby certify that this Fee(s) Transmittal is being deposited with the United States Postal Service with sufficient postage for first class mail in an envelope addressed to the Box Issue Fee address above, or being facsimile **SUITE 301 PO BOX 980** VALLEY FORGE, PA 19482-0980 transmitted to the USPTO, on the date indicated below. (Depositor's name) (Signature (Date) APPLICATION NO. FILING DATE FIRST NAMED INVENTOR ATTORNEY DOCKET NO. CONFIRMATION NO. 09/446.790 03/20/2000 MASAJI UENO MAT-7872US 2895 TITLE OF INVENTION: VIDEO SIGNAL RECORDING AND REPRODUCTION DEVICE AND VIDEO SIGNAL REPRODUCTION DEVICE APPLN. TYPE SMALL ENTITY ISSUE FEE PUBLICATION FEE TOTAL FEE(S) DUE DATE DUE nonprovisional NO \$1300 \$0 10/01/2003 EXAMINER ART UNIT CLASS-SUBCLASS ONUAKU, CHRISTOPHER O 2615 386-001000 1. Change of correspondence address or indication of "Fee Address" (37 CFR 1.363). 2. For printing on the patent front page, list (1) the names of up to 3 registered patent attorneys or agents OR, alternatively, (2) the name of a ☐ Change of correspondence address (or Change of Correspondence Address form PTO/SB/122) attached. single firm (having as a member a registered attorney or agent) and the names of up to 2 "Fee Address" indication (or "Fee Address" Indication form registered patent attorneys or agents. If no name PTO/SB/47; Rev 03-02 or more recent) attached. Use of a Customer Number is required. is listed, no name will be printed. 3. ASSIGNEE NAME AND RESIDENCE DATA TO BE PRINTED ON THE PATENT (print or type) PLEASE NOTE: Unless an assignee is identified below, no assignee data will appear on the patent. Inclusion of assignee data is only appropriate when an assignment has been previously submitted to the USPTO or is being submitted under separate cover. Completion of this form is NOT a substitute for filing an assignment. (A) NAME OF ASSIGNEE (B) RESIDENCE: (CITY and STATE OR COUNTRY) Please check the appropriate assignee category or categories (will not be printed on the patent) ☐ individual ☐ corporation or other private group entity ☐ government 4a. The following fee(s) are enclosed: 4b. Payment of Fee(s): ☐ A check in the amount of the fee(s) is enclosed. ☐ Issue Fee ☐ Publication Fee ☐ Payment by credit card. Form PTO-2038 is attached. UThe Commissioner is hereby authorized by charge the required fee(s), or credit any overpayment, to Deposit Account Number \_\_\_\_\_\_(enclose an extra copy of this form). ☐ Advance Order - # of Copies Commissioner for Patents is requested to apply the Issue Fee and Publication Fee (if any) or to re-apply any previously paid issue fee to the application identified above. (Authorized Signature) NOTE; The Issue Fee and Publication Fee (if required) will not be accepted from anyone other than the applicant; a registered attorney or agent; or the assignee or other party in interest as shown by the records of the United States Patent and Trademark Office. This collection of information is required by 37 CFR 1.311. The information is required to This collection of information is required by 37 CFR 1.311. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.14. This collection is estimated to take 12 minutes to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, Alexandria, Virginia 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents. Alexandria, Virginia 22313-1450. SEND TO: Commissioner for Patents, Alexandria, Virginia 22313-1450. Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number.



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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/446,790	03/20/2000	MASAJI UENO	MAT-7872US		
75	90 07/01/2003	EXAMINER			
LAWRENCE E ASHERY			ONUAKU, CHRISTOPHER O		
RATNER & PRES					
ONE WESTLAKE SUITE 301 PO BO			ART UNIT	PAPER NUMBER	
•			2615	10	
VALLEY FORGE, PA 19482-0980 UNITED STATES			DATE MAILED: 07/01/2003		

# Determination of Patent Term Extension under 35 U.S.C. 154 (b) (application filed after June 7, 1995 but prior to May 29, 2000)

The patent term extension is 0 days. Any patent to issue from the above identified application will include an indication of the 0 day extension on the front page.

If a continued prosecution application (CPA) was filed in the above-identified application, the filing date that determines patent term extension is the filing date of the most recent CPA.

Applicant will be able to obtain more detailed information by accessing the Patent Application Information Retrieval (PAIR) system. (http://pair.uspto.gov)

Any questions regarding the patent term extension or adjustment determination should be directed to the Office of Patent Legal Administration at (703)305-1383.



#### United States Patent and Trademark Office

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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/446,790	03/20/2000	MASAJI UENO	MAT-7872US	2895	
75	90 07/01/2003	•	EXAMINER		
LAWRENCE E A	ASHERY		ONUAKU, CHRI	STOPHER O	
RATNER & PRES ONE WESTLAKE			ART UNIT	PAPER NUMBER	
SUITE 301 PO BO	X 980		2615	19	
VALLEY FORGE, PA 19482-0980		DATE MAILED: 07/01/2003			

#### Notice of Fee Increase on January 1, 2003

If a reply to a "Notice of Allowance and Fee(s) Due" is filed in the Office on or after January 1, 2003, then the amount due will be higher than that set forth in the "Notice of Allowance and Fee(s) Due" since there will be an increase in fees effective on January 1, 2003. See Revision of Patent and Trademark Fees for Fiscal Year 2003; Final Rule, 67 Fed. Reg. 70847, 70849 (November 27, 2002).

The current fee schedule is accessible from: <a href="http://www.uspto.gov/main/howtofees.htm">http://www.uspto.gov/main/howtofees.htm</a>.

If the issue fee paid is the amount shown on the "Notice of Allowance and Fee(s) Due," but not the correct amount in view of the fee increase, a "Notice to Pay Balance of Issue Fee" will be mailed to applicant. In order to avoid processing delays associated with mailing of a "Notice to Pay Balance of Issue Fee," if the response to the Notice of Allowance and Fee(s) due form is to be filed on or after January 1, 2003 (or mailed with a certificate of mailing on or after January 1, 2003), the issue fee paid should be the fee that is required at the time the fee is paid. If the issue fee was previously paid, and the response to the "Notice of Allowance and Fee(s) Due" includes a request to apply a previously-paid issue fee to the issue fee now due, then the difference between the issue fee amount at the time the response is filed and the previously paid issue fee should be paid. See Manual of Patent Examining Procedure, Section 1308.01 (Eighth Edition, August 2001).

Questions relating to issue and publication fee payments should be directed to the Customer Service Center of the Office of Patent Publication at (703) 305-8283.

## Notice of Allowability

Application No. 09/446,790

Applicant(s)

Ueno

2615

Examiner

Christopher O. Onuaku

Art Unit



--The MAILING DATE of this communication appears on the cover sheet with the correspondence address--'s being allowable, PROSECUTION ON THE MERITS IS (OR REMAINS) CLOSED in this application. If not included herewith usly mailed), a Notice of Allowance (PTOL-85) or other appropriate communication will be mailed in due course. ICE OF ALLOWABILITY IS NOT A GRANT OF PATENT RIGHTS. This application is subject to withdrawal from issue at re of the Office or upon petition by the applicant. See 37 CFR 1.313 and MPEP 1308. th: 1. 4 communication is responsive to the amendments filed 6/18/03 2. X lowed claim(s) is/are 7-11&13 (now renumbered 1-6, respectively) 3. X wings filed on Jun 18, 2003 are accepted by the Examiner. 4. X edgement is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d). a) 🔀 🕆 c) None of the: 1. fied copies of the priority documents have been received. 2. ied copies of the priority documents have been received in Application No. of the certified copies of the priority documents have been received in this national stage (cation from the International Bureau (PCT Rule 17.2(a)). 3. [ \*Certifie: ot received: 5. Acki ent is made of a claim for domestic priority under 35 U.S.C. § 119(e) (to a provisional application). (a) 🔲 T on of the foreign language provisional application has been received. 6. Ackn it is made of a claim for domestic priority under 35 U.S.C. §§ 120 and/or 121. NTHS FROM THE "MAILING DATE" of this communication to file a reply complying with the requirements Applicant has noted below. mely comply will result in ABANDONMENT of this application. THIS THREE-MONTH PERIOD IS NOT EXTENDABLE. 7. A SUBSTI TH OR DECLARATION must be submitted. Note the attached EXAMINER'S AMENDMENT or NOTICE OF INFORMA! T APPLICATION (PTO-152) which gives reason(s) why the oath or declaration is deficient. 8. CORRE RAWINGS must be submitted. (a) inc. hanges required by the Notice of Draftsperson's Patent Drawing Review (PTO-948) attached hereto or 2) 🗌 to Paper No. (b) 🔲 🕛 changes required by the proposed drawing correction filed , which has been ap jved by the examiner. (c) including changes required by the attached Examiner's Amendment/Comment or in the Office action of Paper No. Identifying indicia such as the application number (see 37 CFR 1.84(c)) should be written on the drawings in the top margin (not the back) of each sheet. The drawings should be filed as a separate paper with a transmittal letter addressed to the Official Draftsperson. 9. DEPOSIT OF and/or INFORMATION about the deposit of BIOLOGICAL MATERIAL must be submitted. Note the attached Examiner's comment regarding REQUIREMENT FOR THE DEPOSIT OF BIOLOGICAL MATERIAL. Attachment(s) 1 Notice of References Cited (PTO-892) 2 Notice of Informal Patent Application (PTO-152) 3 Notice of Draftsperson's Patent Drawing Review (PTO-948) 4 Interview Summary (PTO-413), Paper No. \_ 5 Information Disclosure Statement(s) (PTO-1449), Paper No(s). 6 Examiner's Amendment/Comment 7 D Examiner's Comment Regarding Requirement for Deposit of Biological 8 X Examiner's Statement of Reasons for Allowance Material 9 🔲 Other 🌁

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#### **DETAILED ACTION**

#### Allowable Subject Matter

- 1. Claims 7-11&13 are allowable over the prior art of record.
- 2. The following is a statement of reasons for the indication of allowable subject matter: .

Regarding claim 7, the invention relates to a video signal recording and reproduction device and a video signal reproduction device that processes component video signals and composite video signals.

The closes references applicant admitted prior art Fig.13 and Hatae et al (US 6,091,880) and wherein Hatae teaches a signal processing method for processing video signals.

However, applicant's admitted prior art Fig. 13 and Hatae et al fail to explicitly disclose a video signal recording and reproduction device where the recording and reproduction device further comprises input signal switching means provided between one terminal selected from the first signal input terminal, the second signal input terminal and the third signal input terminal, the one terminal used for receiving the composite video signal for the YC separation means, switching means for inputting a component video signal input in the one terminal used for receiving the composite video signal and one of an out signal of the YC separation means and an output signal of the color difference decoding means, and outputting one of the signals input

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therein, and switching control means for outputting a signal for switching the input signal switching means and the switching means.

Regarding claim 8, the invention relates to a video signal recording and reproduction device and a video signal reproduction device that processes component video signals and composite video signals.

The closes references applicant admitted prior art Fig.13 and Hatae et al (US 6,091,880) and wherein Hatae teaches a signal processing method for processing video signals.

However, applicant admitted prior art Fig. 13 and Hatae et al fail to explicitly disclose a video signal recording and reproduction device where the recording and reproduction device further comprises input signal switching means for outputting a signal input in one terminal used for receiving the composite video signal input terminal, to one of the YC separation means and video signal recording means, the one terminal is selected from the first signal input terminal, the second signal input terminal and the third signal input terminal and the switching control means for outputting a signal for switching the input signal switching means.

Regarding claim 9, the invention relates to a video signal recording and reproduction device and a video signal reproduction device that processes component video signals and composite video signals.

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The closes references applicant admitted prior art Fig. 14 and Marumoto et al (US 5,774,190) wherein Marumoto et al teach an encoder for converting digital display signals into analog television signals.

However, applicant admitted prior art Fig.14 and Marumoto et al fail to explicitly disclose a video signal reproduction device where the reproduction device further comprises a switching means for inputting an output of the adding means and an output signal from among the luminance signal reproduction means, the first color difference signal reproduction means and the second color difference signal reproduction means, and outputting one of the signals input therein, and wherein one terminal among the luminance signal output terminal, the first color difference signal output terminal and the second color difference signal output terminal is used commonly as a composite video signal output terminal.

Regarding claim 10, the invention relates to a video signal recording and reproduction device and a video signal reproduction device that processes component video signals and composite video signals.

The closes references applicant admitted prior art Fig.14 and Marumoto et al (US 5,774,190) wherein Marumoto et al teach an encoder for converting digital display signals into analog television signals.

However, applicant admitted prior art Fig.14 and Marumoto et al fail to explicitly disclose a video signal reproduction device where the reproduction device further comprises a

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switch means provided between an output terminal of the color signal encoding means and an input terminal of the adding means for determining whether to add or not to add the carrier color signal of the color signal encoding means, and wherein the luminance signal output terminal is used commonly as a composite video signal output terminal.

Regarding claim 11, the invention relates to a video signal recording and reproduction device and a video signal reproduction device that processes component video signals and composite video signals.

The closes references applicant admitted prior art Fig.14 and Marumoto et al (US 5,774,190) wherein Marumoto et al teach an encoder for converting digital display signals into analog television signals.

However, applicant admitted prior art Fig. 14 and Marumoto et al fail to explicitly disclose a video signal reproduction device where the reproduction device further comprises first switching means provided between an output terminal of the first color difference signal reproduction means and an input terminal of the color signal encoding means for turning on an off an output signal of the first color difference signal reproduction means, second switching means provided between an output terminal of the second color difference signal reproduction means and an input terminal of the color signal encoding means for turning on an off an output signal of the second color difference signal reproduction means, and output signal switching control means for controlling the first switching means and the second switching means.

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Regarding claim 3, the invention relates to a video signal recording and reproduction device and a video signal reproduction device that processes component video signals and composite video signals.

The closes references applicant admitted prior art Fig.14 and Marumoto et al (US 5,774,190) wherein Marumoto et al teach an encoder for converting digital display signals into analog television signals.

However, applicant admitted prior art Fig.14 and Marumoto et al fail to explicitly disclose a video signal reproduction device where the reproduction device further comprises means for controlling whether to add or not to add the carrier color signal output by the color signal encoding means.

#### Conclusion

3.. Any inquiry concerning this communication or earlier communications from this examiner should be directed to Christopher Onuaku whose telephone number is (703) 308-7555. The examiner can normally be reached on Tuesday to Thursday from 7:30 am to 5:00 pm. The examiner can also be reached on alternate Monday.

If attempts to reach the examiner by telephone is unsuccessful, the examiner's supervisor, Andrew Christensen, can be reached on (703) 308-9644.

Any response to this action should be mailed to:

Commissioner of Patents and Trademarks

Washington, D.C. 20231

Art Unit: 2615

### or faxed to:

(703) 872-9314, (for formal communications intended for entry) and (for informal or draft communications, please label "PROPOSED" or "DRAFT")

Hand-delivered responses should be brought to Crystal Park II, 2121 Crystal Drive, Arlington. VA., Sixth Floor (Receptionist).

Any inquiry of a general nature or relating to the status of this application should be

directed to Customer Service whose telephone number is (703) 306-0377.

6/27/03

PRIMARY EXAMINER

#### Dear Patent Recipient

In a continuing effort to measure satisfaction with the patent process and performance standards, the United States Patent and Trademark Office (USPTO) is conducting the Patent Customer Satisfaction Survey for the eighth year. I am writing to strongly encourage your participation in this study.

The <u>reverse side of this letter contains the survey questions</u>. For those of you that have participated in past surveys, you will notice that we have drastically reduced the number of questions we are asking. Based on comments received, we are focusing this year's survey on three key areas:

- Written communications regarding the legal position of the examiner;
- Search; and
- Problem resolution.

#### Survey Instructions

The survey is voluntary. You were randomly selected to complete this survey from our database of customers who have recently received a patent in the **Computer Architecture**, **Software**, and **Electronic Commerce** (2100) technology area, either for themselves or on behalf of a client, in 2003. While we recognize that you may file patent applications in a variety of areas or receive multiple patents, we would like you to focus <u>only</u> on your experiences with the patent referenced in this mailing. Choose only one response for each question unless directed otherwise. A pre-addressed, postage-paid envelope is provided for you to return the completed survey.

Although this is a paper survey, you have the option of completing it electronically over the Internet. I encourage you to choose the Internet option.

To take the Internet survey, enter the URL <a href="http://www.uspto.gov/surveys/surveyLogin.htm">http://www.uspto.gov/surveys/surveyLogin.htm</a> and follow the directions below. If you respond to this survey using the Internet, please discard this paper survey.

- 1. Indicate which technology area this survey pertains to. The survey you have received pertains to: Computer Architecture, Software, and Electronic Commerce (2100)
- 2. Enter the User Name: patents
- 3. Enter the 8-digit Survey ID shown below

Survey ID: 09 446 790

4. Enter the password (case sensitive): gXn886B

Your prompt response to the survey, either by Internet or mail, is greatly appreciated.

#### Confidentiality

Be assured that all of your responses, either collected over the Internet or by mail, will remain confidential. Data will be used and published in summary format only. Because you are a valued customer to the USPTO, your opinions are very important to us and will be used to guide our future action planning.

#### Use of Survey Results

Based on the results of the previous surveys, we have implemented new initiatives to improve customer satisfaction and we have targeted others for implementation in the near future. Last year's survey results are available on the USPTO Web Page at "www.uspto.gov/ccrs/csrdocument/csr2002.pdf".

#### Questions?

If you have questions about completing the survey, or comments about improving the survey process or instruments. please contact Martin Rater, USPTO Center for Quality Services, on 703-305-4220 or via email at martin.rater@uspto.gov.

Thank you in advance for your participation.

Sincerely,

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# United States Patent and Trademark Office 2003 Patent Annual Customer Satisfaction Survey

OMB No. 0651-0038 Expires 05-31-2006

Under the Paperwork Reduction Act of 1995, no persons are required to respond to a cultection of information unless it displays a valid OMB

You have the option of responding to this survey over the Internet at <a href="http://www.uspto.gov/surveys/surveyLogin.htm">http://www.uspto.gov/surveys/surveyLogin.htm</a>. Please refer to the instructions on the other side of this survey. After you have completed the Internet survey, you do not need to send in this paper survey.

	Considering the entire prosecution of the application in which this survey was enclosed, please indicate your level of satisfaction with the <u>legal</u> positions of the examiner with respect to:					Dissausfied	Neither Dissatisfied nor Satisfied	Satisfied	Very Satisfied	Not Applicable
	·35 U.S.C. 102	•••••••••••••••••••••••••••••••••••••••	·····		1	2	3	4	<u>(S)</u>	6
	35 U.S.C 103	·····	·		1	2	3	<u>4</u>	(§) ·	6
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2	Considering the en survey was enclose the following aspec	ed, please indicate	your level of satis	n which this sfaction with	Very Dissatisfied	Dissuisfied	Neither Dissatisfied nor Satisfied	· Satisfied	Very Satisfied	Not Applicable
	Relevance of U.S	S. Patent Documen	t art cited	•••••	1	2	3	4	<u> </u>	6
	Relevance of For	reign Patent Docur	nent art cited	•••••	①	2	3	4	(5)	6
	Relevance of No	n-Patent Literature	art cited		1	2	3	4	(\$)	6
	How satisfied are	you overall with	the search perfor	med?	1	2	3	4	<b>⑤</b>	6
3	a. How satisfied ar	a. How satisfied are you with the resolution of any problems that may have occurred during prosecution of this application?								
	Very Neither Dissatisfied nor				Satisfied		Very Satisfied		۶ Appl	iot icable 6
	** If y	ou did not encoun	ter any problems	during prose	cution, please skip to Question #4. **					
	b. Please indicate t	he nature of the pro	oblem(s) encount	ered. (Check a	all that o	apply)				
	Lost Files	Lost Files Filing Receipt Other Examiner Examiner				Comr	nunication	Other		
4	Considering all of y	our transactions w lease indicate you	ith the Technolog r level of satisfac	y Center	Very Dissatisfied	Disanisticd	Neither Dissatished nor Satistied	Satisticd	Very Satisfied	
	a. Examiners' actions to advance prosecution     b. Employees' commitment to providing the best possible service			1	2	3	4	<u></u>		
				①	2	3	4	(5)		
6	Considering all of your experiences with the USPTO patent process over the past year, how satisfied are you OVERALL?									ALL?
	Very - Dissatisfied	Dissatisfied	Neither Dissatisfi	ied nor	Satisfied		Very	•		
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Please provide any comments you may have about the prosecution and customer service related to the enclosed application